Protective Order - 1
US v. Van Sickle /CR18-250JLR)

UNITED STATES ATTORNEY 1201 Pacific Avenue, Suite 700 Tacoma, Washington 98402 (253) 428-3800

- c. Defense counsel may leave the originals with, or provide copies of discovery to, (1) any staff, including investigators and administrative assistants, who are assisting the defense; and (2) potential experts. When providing copies to an authorized person, defense counsel must inform the authorized person that the materials are provided subject to the terms of this Protective Order and that the authorized person must comply with the terms of this Protective Order. In the event copies are made, moreover, the copies shall be treated in the same manner as the original material.
- d. Defense counsel will not provide copies to (1) the defendant or (2) persons who are interviewed as potential witnesses.
- e. At the conclusion of this case, including all proceedings in the trial and/or appellate courts, defense counsel will either shred/delete or return to the United States Attorney's Office all copies of (1) Disc 8 and (2) Disc 11, file no. AT&T\_023597 to 023710.

Nothing contained in the Protective Order will preclude any party from applying to the Court for further relief or for modification of any provision herein.

DATED this 20 day of December, 2018.

JAMES L. ROBART
United States District Judge

Presented by:

s/Arlen R. Storm

ARLEN R. STORM

Assistant United States Attorney

27

28

Protective Order - 2
US v. Van Sickle /CR18-250JLR)